UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

T	Δ	Λ	1E	T	T	F	\cap	N	P	0	R	П	V	C	\mathbf{O}	N	I
J.	∕┪	ιıν	ΊL		L	انا	v	ΙN	- 1/	. U	כנוי	ш	.١	O	v	יוי	١.

Plaintiff,

v. Case No. 19-10584

HANNA SAAD, et al., Sean F. Cox
United States District Court Judge
Defendants.

ORDER ADOPTING 3/10/23 REPORT AND RECOMMENDATION AND GRANTING SUMMARY JUDGMENT MOTION FILED BY DEFENDANTS LAWRENCE AND ZAHRA

On February 25, 2019, Plaintiff Jamel Leon Robinson ("Plaintiff") filed this prisoner¹ civil rights case under 42 U.S.C. § 1983, asserting claims against numerous Defendants. In an Opinion and Order issued on May 8, 2019, Plaintiff's claims against the majority of the named Defendants were dismissed. The action then proceeded as to the remaining claims against eleven Defendants.

The matter was referred to Magistrate Judge Anthony Patti for all pretrial proceedings. At this juncture, all of Plaintiff's claims have been dismissed, with the exception of his claims against Defendants Jill Lawrence ("Lawrence") and Jennifer Zaha ("Zaha").

On November 21, 2022, Defendants Lawrence and Zaha filed a Motion for Summary

Judgment. (ECF No. 206). On that same date, Magistrate Judge Patti ordered that Plaintiff must

¹At that time, Plaintiff was incarcerated at the Saginaw Correctional Facility. He has since been released on parole.

file a response to that motion no later than December 22, 2022. (See ECF No. 207).

Nevertheless, Plaintiff did not file a response in opposition to the motion.

In a Report and Recommendation issued on March 10, 2022 (the "R&R"), Magistrate

Judge Patti recommends that the Court grant the unopposed Motion for Summary Judgment filed

by Defendants Lawrence and Zaha because Plaintiff failed to properly exhaust administrative

remedies for the remaining claims against them. The R&R expressly advised Plaintiff that any

objections to the R&R had to be filed within fourteen days of service of it, and that the failure to

file specific objections constitutes a waiver of any further right of appeal. (R&R at 8).

The time for filing objections to the R&R has passed and the docket reflects that no

objections to it have been filed.

Accordingly, the Court ORDERS that the March 10, 2023 R&R is ADOPTED and that

the summary judgment motion filed by Defendants Lawrence and Zaha is GRANTED and all

remaining claims against them are DISMISSED.

IT IS SO ORDERED.

s/Sean F. Cox

Sean F. Cox

2

United States District Judge

Dated: March 30, 2023